

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS

07/8032			-Washington, D.	C. 20231	
SERIAL NUMBER FILING	DATE	FIRST NAME	D APPLICANT	ATTO	NET DOCKET NO.
				•	
				R 4646-	101ΝΔ
07/803,269 12/	03/91 KATZ			EXAMI	
	"		. 7 1		
	· ·		. BROL	AN, T	
NILSSON & GREEN	<u>.</u>			ART UNIT	PAPER NUMBER
707 WILSHIRE BOU	FVΔRD-32ND	FL DOR			
LOS ANGLES, CA. 9	0017				· 9·
Em fall of Friday for the fall of the fall of			DAR	SULAILED:	
	FYAMINE	R INTERVIEW SUM	MARY RECORD		
				05/1	2/92
All participants (applicant, applicant)	s representative, PTO pe	rsonnel):			
Atty. Reena Kuyp	er '				
(1) Accy. Reena Rayp					
(2) Exr. Thomas W. B	rown	(A)			
		341	grapata a agg		
Date of interview April 2	9, 1992				्र । स्थाप्त । स्थाप्त
Date-OI-Interview					
Type: X Telephonic Persona	al (copy is given to 🗵	applicant 🔲 applican	t's representative).		
	-				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Exhibit shown or demonstration con	ducted: 🖸 Yes 🎏 N	lo. If yes, brief descrip	otion:		
in the second se					
				43 - 4	
			Uma dat rånahad	(N /A)	
Agreement was reached with res	pect to some or all of th	ne-claims in question.	was not reached.	(N/W)	
Claims discussed:	62 and 71				
Claims discussed.			****		-
Identification of prior art discussed:		None			
					<u> </u>
					Lald that
Description of the general nature of	what was agreed to if an	agreement was reached	or any other commen	ts: Atty. Was	the action
 amendment faxed i 	in 3/5/92 was	s not matche	d with this	rile pero	e the action
of 4/16/92, becau	ise the fax (cover sneet	nad the wro	file The	amendment i
will have the misc	lirected ame	noment enter	ed in this		
not found to nece	essitate a si	upprementar folisim 71. 1	ines 8-9	term "the	calling
number", which la	ir. noted at	ence like t	he same ter	m as noted	in Section
of the first acti	on Attv	said she wou	ld address	that in the	response.
of the lifet acti	.011.				
			-		
(A fuller description, if necessary, attached. Also, where no copy of the	and a copy of the amen	dments, if available, while render the claims all	ich the examiner agre lowable is available a s	ed would render the ummary thereof must	claims allowable must b be attached.)
	. ه	• •			
Unless the paragraphs below have b	INE THE CHROTANCE.	THE INTERVIEW	le.a. items 1 - / on th	ie reverse side of this f	orm). It a response to th
last Office action has already been fi	led, then applicant is giv	en one month from this	interview date to prov	ide a statement of the s	ubstance of the interview
It is not necessary for applica	nt to provide a consecto	record of the substance	of the interview	•	
it is not necessary for applica	int to brovide a separate	record of the substance	Or alle litter views.	•	•
☐ Since the examiner's intervie	w summary ahove (incli	iding any attachments)	reflects a complete re	sponse to each of the	òbjections, rejections an
requirements that may be pre-	esent in the last Office (action, and since the cla	ims are now allowable,	this completed form	s considered to fulfill th
response requirements of the	last Office action.				1
	7 - 2 - 2	r ing a training the same of	11/14	erece leste	man-

Examiner's Signature